1	Northern California Law Group, PC.	
2	Joseph Feist, SBN 249447 2611 Esplanade	
3	Chico, CA 95973 Tel: 530-433-0233 Fax: 916-426-7848	
3	info@norcallawgroup.net	
4	Attorney for Claimants	
5	Roger Rosse, RaNae Rosse, Angeline Rosse, Nokoni Olen Rosse, Keoni William Watson and Deegan Riley Watson	
6	UNITED STATES BANKRUPTCY COURT	
7	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
8	In re) Case No. 19-30088-DM
9	PG&E Corporation,) Chapter 11
10	and) Lead Case, Jointly Administered
11	PACIFIC GAS AND ELECTRIC	DECLARATION OF MOVANTS ROGER ROSSE & RANAE ROSSE IN SUPPORT OF
10	COMPANY,) MOTION PURSUANT TO FED. R. BANKR.
12	Debtors.) PROC. 7015 AND 7017 TO ENLARGE TIME) TO FILE PROOF OF CLAIM PURSUANT
13	[v] Affects both Debtors) TO FED. R. BANKR. PROC. 9006(b)(1)
14	[x] Affects both Debtors	Date: August 23 rd , 2022
15	*All paper shall be filed in the Lead Case, No. 19-30088-DM	Time: 10:00 a.m. (Pacific Time) Place: Telephonic/Video Appearances Only United States Bankruptcy Court
16		Courtroom 17, 450 Golden Gate Ave., 16th Floor
10		San Francisco, CA
17		Judge: Hon. Dennis Montali
18		Response Due Date: August 9th, 2022
19		
19		
20	We, Roger Rosse & RaNae Rosse hereby declare:	
21	1. We are two of the movants in this matter and had shared ownership in Joint Tenancy, of the	
22	property commonly known as 5596 Wolf Trail Rd. Marysville, CA 95901 on October 8, 2017,	
23	which was our primary residency at the time of the Cascade Fire and continues to be today.	
24		

Case: 19-30088 Doc# 12578-5 Filed: 07/01/22 - Entered: 07/01/22 11:48:34 Page 1 of 2

- Our Daughter, Angeline Rosse, resided with us at the property commonly known as 5596 Wolf
 Trail Rd. Marysville, CA 95901 on October 8, 2017, which was her primary residency at the time
 of the Cascade Fire and continues to be.
- Our Grandchildren, Nokoni Olen Rosse, Keoni William Watson and Deegan Riley Watson, were visiting us at our home commonly known as 5596 Wolf Trail Rd. Marysville, CA 95901 on October 8, 2017.
- 4. Our Proof of Claim filing for damages sustained in the Cascade Fire of October 8, 2017, was delayed due to our reasonable belief that we did not have a claim associated with the fire as our home was insured.
- 5. On May 30th, 2022, we contacted Northern California Law Group, PC., to obtain a consultation. We were informed at that time, that we did have a valid claim against PG&E for the losses suffered on or about October 7th, 2017, and on this date, we first learned that we were able to bring a claim against PG&E.
- 6. On May 31st, 2021, we retained Northern California Law Group, PC to file this motion, file our Proof of Claim and represent us in the Fire Victims Trust process.
- 7. All statements in this declaration are based on our own personal knowledge and observation. If called to testify on this matter, we can and would competently testify to the matters set forth in this Declaration.
- We declare under penalty of perjury pursuant to the laws of the United States of America that the foregoing is true and correct. Executed this 1st day of July 2022, in Marysville, CA.

/s/Roger Rosse_ Roger Rosse, Movant

/s/RaNae Rosse_ RaNae Rosse, Movant